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Attorneys for Defendants UBER TECHNOLOGIES, INC.; RASIER, LLC; and RASIER-CA, [Additional Counsel Listed on Sign							
UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION							
IN RE: UBER TECHNOLOGIES PASSENGER SEXUAL ASSAU LITIGATION	, ,	No. 3084 CRB Honorable (Charles Breyer				
This Document Relates to: Brianna Craig v. Uber Technolog Inc., et al. Case No.: 3:23-cv-05932-CRB	MOT AND	ULATION ON SYI ION TO COMPEI STAY ACTION					
<u>STIPULATION</u>							
WHEREAS, on December 18, 2024, Defendants/Third-Party Plaintiffs Uber Technologies,							
Inc., Raiser, LLC, and Raiser-CA, LLC filed their Third-Party Complaint against Third-Party							
Defendant Syd Syed. (ECF 8). In re	esponse, on January	14, 2025, Third-Par	ty Defendant filed a Motion				
to Compel Arbitration of the Third-Party Complaint and Stay the Action. (ECF 11).							

STIPULATION AND [PROPOSED] ORDER

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WHEREAS, Third-Party Defendant categorically denies Plaintiff Briana Craig's allegations that he sexually assaulted, harassed, battered, or otherwise attacked her.

WHEREAS, the parties met and conferred, and Third-Party Defendant agrees to participate in the underlying action that Plaintiff Brianna Craig brought against Defendants, including but not limited to providing oral and written testimony concerning Plaintiff's allegations. The underlying action is currently pending in the United States District Court for the Northern District of California, San Francisco Division, Case No. 3:23-cv-05932-CRB.

WHEREAS, the parties have also agreed that Defendants/Third-Party Plaintiffs' Third-Party Complaint should be stayed until the underlying action is resolved through compromise, settlement, or judgment, so long as Third-Party Defendant participates in the underlying action as provided in the paragraph above.

WHEREAS, the parties have also agreed that Third-Party Defendant's Motion to Compel Arbitration and Stay Action should be stayed until the underlying action is resolved through compromise, settlement, or judgment.

THEREFORE, the parties respectfully request that the Court enter the parties' stipulation that: Third-Party Defendant agrees to participate in the underlying action, including but not limited to providing oral and written testimony concerning Plaintiff's allegations, that Defendants/Third-Party Plaintiffs' Third-Party Complaint is stayed until the underlying action is resolved through compromise, settlement, or judgment, so long as Third-Party Defendant participates in the underlying action as provided in this Stipulation, and that Third-Party Defendant's Motion to Compel Arbitration and Stay Action is stayed until the underlying action is resolved.

IT IS SO STIPULATED.

DATED: March 25, 2025

Respectfully submitted,

SHOOK HARDY & BACON L.L.P.

By: <u>/s/ Maria Salcedo</u> MARIA SALCEDO

MARIA SALCEDO (Admitted *Pro Hac Vice*) msalcedo@shb.com

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1	seth@sethwienerlaw.com						
2							
3		Attorney	s for Third-Party Do	ejenaant Sya Syea			
4							
5	FILER'S ATTESTATION						
6	I, Maria Salcedo, am the ECF User whose ID and password are being used to file this						
7	document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories						
8	identified above has concurred in this filing.						
9							
10	Dated: March 25, 2025	В	Y: <u>/s/ Maria Salcedo</u> Maria Salcedo (A	O Admitted pro hac vice)			
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